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## HEALTH DEPARTMENT

The 18th December, 1975

No. 12494-3HBI-75/42131.— In exercise of the powers conferred by section 7 of the Medical Termination of Pregnancy Act, 1971 (34 of 1971) the Governor of Haryana, hereby makes the following regulations, namely:—

- 1. Short title, extent and commencement.—(1) These regulations may be called 'the Haryana Medical Termination of Pregnancy Regulations, 1975'.
  - (2) They extend to the whole of the State of Haryana.
  - (3) They shall come into force from the date of their publication in Haryana Government Gazette.
  - 2. Definition.-- In these regulation, unless the context otherwise requires :--
    - (a) "Act" means the Medical Termination of Pregnancy Act, 1971 (34 of 1971).
    - (b) "Admission Register" means the register maintained under Regulation 5;
    - (c) "Approved Place" means a place approved under rule 4 of the Medical Termination of Pregnancy Rules, 1975;
    - (d) "Owner" in relation to a place means any person who is the administrative head or otherwise responsible for the working or maintenance of such hospital or clinic, by whatever name called;
    - (e) "Chief Medical Officer" means the Chief Medical Officer of a District;
    - (f) "Form" means a form appended to these regulations;
    - (g) "Hospital" means a hospital established or maintained by the State Government;
    - (h) "State Government" means the Government of Haryana.
- 3. Form of certifying opinion or opinions.—(1) Where one registered medical practitioner forms or not less than two registered medical practitioners form such opinion as is referred to in sub-section (2) of section 3 or section 5, he or they shall certify such opinion in Form-1.
- (2) Every registered medical practitioner who terminates any pregnancy, shall, within three hours from the termination of the pregnancy certify such termination in Form 1.
- 4. Custody of forms.—(1) The consent given by a pregnant woman for the termination of her pregnancy, together with the certified opinion recorded under section 3 or section 5, as the case may be and the intimation of termination of pregnancy shall be placed in an envelope which shall be sealed by the registered medical practitioner or parctitioners by whom such termination of pregnancy was performed and until that envelope is sent to the head of the hospital or owner of the approved place or the Chief Medical Officer of the District, it shall be kept in the safe custody of the concerned registered medical practitioner or practitioners, as the case may be.
- (2) On every envelope referred to in sub-regulation (1), pertaining to the termination of pregnancy under section 3, there shall be noted the serial number—assigned to—the—pregnant—woman in the Admission Register and the name of the registered medical practitioner—or practitioners by whom the pregnancy—was terminated and such envelope shall be marked 'SECRET'.
- (3) Every envelope referred to in sub-regulation (2) shall be sent immediately after the termination of the pregnancy to the head of the hospital or owner of the approved place where the pregnancy was terminated.
- (4) On receipt of the envelope referred to in sub-regulation (3), the head of the hospital or owner of the approved place shall arrange to keep the same in safe custody.
- (5) Every head of the hospital or owner of the approved place shall send to the Chief Medical Officer of the District a weekly statement of cases where medical termination of pregnancy has been done in Form II.
- (6) On every envelope referred to in sub-regulation (I) pertaining to a termination of pregnancy under section 5, shall be noted the name and address of the registered medical practitioner by whom the pregnancy was terminated and the date on which the pregnancy was terminated and such envelopes shall be marked 'SECRET'.

Explanation.—The columns pertaining to the hospital or approved place and the serial number assigned to the pregnant woman in the Admission Register shall be left blank in Form I in the case of termination performed under section 5 of the Act.

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- (7) Where the pregnancy is not terminated in an approved place or hospital, every envelope referred to in sub-regulation (6) shall be sent by registered post to the Chief Medical Officer of the District on the same day on which the pregnancy was terminated or on the working day next following the day on which the pregnancy was terminated. Provided that where the pregnancy is terminated in an approved place or hospital the procedure provided in sub-regulations (1) to (6) shall be followed.
- 5. Maintenance of Admission Register.—(1) Every head of the hospital or owner of the approved place shall maintain a register in Form III for recording therein the admissions of women for the termination of their pregnancies.
- (2) The entries in the Admission Register shall be made serially and a fieth and 1-field be started at the commencement of each calendar year and the serial number of the particular year of the particular year of the particular years by mentioning the year against the serial number, for example serial number 5 of 1972 and serial number 5 of 1973 half to particular as 5/1972 and 5/1973.
- (3) The Admission Register shall be a secret document, and the information contained therein as to the rank and other particulars of the preprint, we men shall not be disclosed to any yetson.
- 6. Admission Register not to be open to inspection. The Admission Register shall be kept in the safe custody of the head of the hospital or owner of the approved place, or by any person authorised by such head or owner and save as otherwise provided in sub-regulation (5) of regulation 4 shall not be open to inspection by any person except under the authority of :—
  - (i) In the case of a departmental or other enquiry, Chief Secretary to the Government of Haryana.
  - (ii) In the case of an investigation into an offence, a Magistrate of the 1st Class within the local limits or whose jurisdiction the hospital or approved place is situated.
  - (iii) In the case of a suit or other action for damages the District Judge, within the local limits of whose jurisdiction the hospital or approved place is situated:

Provided that the Registered Medical Practitioner shall on the application of an employed woman whose pregnancy has been terminated, grant a certificate for the purpose of enabling her to obtain leave from heremployer. Provided further that such employer shall not disclose this information to any other person.

- 7. Entries in registers maintained in hospital or approved place. No entry shall be made in any case-sheet, operation theatre register, follow-up card or any other document or register (except the Admission Register) maintained at any bospital or approved place indicating therein the name of the pregnant woman and reference to the pregnant woman shall be made therein by the serial number assigned to such woman in the Admission Register.
- 8. Destruction of Admission Register and other papers.—Save as otherwise directed by the Chief Secretary to Government, Haryana for or in relation to any preceeding pending before him, or as directed by a District Judge or a Magistrate of the first class, every Admission Register shall be destroyed on the expiry of a period of five years from the date of the last entry in that Register and other papers on the expiry of a period of three years from the date of the termination of the pregnancy concerned.
- 9. Repeal and Saving.— The Haryana Medical Termination of Pregnancy Regulations, 1972, are hereby repealed except in respect of things done or omitted to be done before such repeal.

FORM 1
(See regulation)

Name and qualifications of the Registered Medical Practitioner in Block Letters)

Full address of the Registered Medical Practitioner)

I Name and qualifications of the Registered Medical Practitioner in Block letters)

hereby certify that *I/we am/are of opinion, formed in good faith that it is necessary to terminate the pregnancy of

\*I/We hereby give intimation that \*I/we terminated the pregnancy of the woman refer red to above who bears the Serial No.————————————————————in the Admission Register of the hospital/approved place.

Place .

Signature of Registered Medical Practitioner.

Date:

Signatiure of Registered Medical Practitioners.

\*Strike out whichever is not applicable.

\*\*of the reasons specified in items (i) to (v) write the one which is appropriate:-

- (i) In order to save the life of the pregnant woman.
- (ii In order to prevent grave injury to the physical or mental health of the pregnant woman.
- (iii) In view of the substantial risk that if the child was born it would suffer from such physical or mental abnormalities as to be seriously handicapped.
- (iv) As the pregnancy is alleged by pregnant woman to have been caused by rape.
- (v) As the pregnancy has occurred as a result of failure of any contraceptive device or method used by married woman or her husband for the purpose of limiting the number of children.

Note.—Account may be taken of the pregnant woman's actual or reasonably foreseable environment in determining whether the continuance of a pregnancy would involve a grave injury to her physical or mental health.

Place :

Signature of the Registered Medical Practitioner.

Signature of the Registered Medical Practitioners.

Dated:

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## FORM. II

[See Regulation 4(5)]

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- 1. Name of the State
- 2 Name of Hospital/Approved place
- 3. Duration of Pregnancy (give Total No. only)
  - (a) Up to 12 weeks
  - (b) Between 12-20 weeks
- 4. Religion of women-
  - (a) Hindu
  - (b) Muslim
  - (c) Christian
  - (d) Others
  - (e) Total

PART I]	HARY	ANA GOVT GA	Z., JAN. 20, 197	6 (PAUSA	10, 1897 SAKA)	57	
5	Termination with a	cceptance of cont	raception-				
(	(a) Sterilisation						
(	(b) I.U.D.						
6.	Reasons for termin	ation (give total n	umber under eac	h sub-head)-	_		
į.	a) Danger to life of the	he pregnant womar	)				
(	b) Grave injury to t	he physical health	of the pregnant	woman			
(	c) Grave injury to the	he mental health	of the pregrant wo	man			
(	d) Pregnancy cause	d by rape					
(	(e) Substantial risk th as to be seriously	nat if the child was ly handicapped.	born it would suffe	erfrom such	physical or men	tal abnormaliti	
(	f) Failure of any con	traceptive device o	r method		:		
			Signatur	e of the Office	r Incharge with	date	
			FORM III			a= 6 <b>-</b>	
		(See	Regulation 5)			SECRET	
		(Ada	uission Register)				
(To	be destroyed on the	expiry of five yea	irs from the date	of the last e	ntry in the Regist	er)	
Serial No.	Date of admission	Name of patient	Wife/Daughte	er of Age	Religion	Address	
1	· · · · · · · · · · · · · · · · · · ·	3	4	5	. 6	7	
Duration of pregnancy		Date of termination of pregnancy		esult and Remarks	Name of Registered Medical Practitioner(s) by whom the opinion is formed	Name of Registered Medical Practitioner by whom pregnancy is terminated	

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